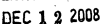
# CENTRAL FAX CENTER





612-455-3801

## HAMRE, SCHUMANN, MUELLER & LARSON, P.C.

FAX TRANSMISSION

December 12, 2008

TO:

**Examiner: MELLER** 

Commissioner for Patents

PO Box 1450

Alexandria, VA 22313-1450

FROM: Douglas P. Mueller

OUR REF: 11336.1022USWO

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3

Title of Document:

RESPONSE TO RESTRICTION REQUIREMENT (2 PAGES)

Applicant:

ACHARYA ET AL.

Serial No.:

10/591023

App. Filed: Group Art No.: 1655

June 27, 2008

Conf. No.:

4735

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Name: Douglas P. Mueller

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<u>ember 12,20</u>08

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DEC 1 2 2008

S/N 10/591,023

**PATENT** 

### <u>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE</u>

Applicant:

ACHARYA ET AL.

Examiner:

MELLER

Serial No.:

10/591,023

Group Art Unit:

1655

Filed:

June 27, 2008

Docket No.:

11336.1022USWO

Title:

HERBAL EXTRACT FOR RENAL DISORDERS

CERTIFICATE UNDER 37 CFR 1.6(d): I hereby certify that this paper is being transmitted by facsimile to the U.S. Patent and Trademark Office on December 2-2008.

Name: Gina M. Dahl

### RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicants provisionally elect Group I (claims 1-13 and 15) in response to the Restriction Requirement of November 14, 2008. Applicants traverse the finding that there is no common special technical feature for the various groups of claims. The present invention is directed to the use of "standardized extract of *Tinospora cordifolia*", which has been found to have a useful biological effect as an immunoadjuvant to conventional therapy. Even if the cited prior art WO91/08750 teaches use of *Tinopora cordifolia* for the treatment of cancerous disease, it does not teach "a standardized extract of *Tinospora cordifolia*" and the advantages of such a standardized extract as an immunoadjuvant to conventional therapy in the treatment of renal disorders such as recurrent urinary tract infections and nephrotic syndrome. Thus, the subject matter of the presently claimed invention possesses a special technical feature in the form of the standardized extract of the plant, *Tinospora cordifolia*. Thus, it is evident from the above discussion that the inventions of Groups I - III possess unity of invention as required by PCT Rule 13.1 and have the same or corresponding special technical feature as required under PCT Rule 13.2. Moreover, Applicants respectfully suggest that the restriction requirement has not established that there would be any undue burden in considering the different groups of claims in

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**PATENT** 

a single examination; Applicants respectfully contend that, in this field, a reference that is relevant to one of the groups generally will have a similar relevance to others.

Applicants further provisionally elect the following species: "chronic recurrent urinary tract infections", with traverse (claims 1-4, 7, and 8 read upon the elected species); "the renal disorder due to bacterial infections", with traverse (claims 3 and 4 read upon the elected species); "antibacterial therapy", with traverse (claims 7 and 8 read upon the elected species); "that the standardized extract of *Tinospora cordifolia* is standardized by bioassay", with traverse (claims 12 and 13 read upon the elected species). To the extent that the election of species requirement is justified on the absence of a special technical feature argument used to justify the restriction requirement, the arguments presented above are applicable.

An early and favorable action on the merits is requested.

Please charge any additional fees or credit any overpayment to Deposit Account No. 50-3478.

Respectfully submitted,

Hamre, Schumann, Mueller & Larson, P.C. P.O. Box 2902

Minneapolis, MN 55402-0902

Phone: \$12-455-3800

Date: December 12, 2008

Name: Douglas P. Mueller

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